UNITED SPATTES BANKET UPTC POOTUR Filed 07/20/11 DISTRICT OF NEW JERSEY Document	Entered 07/20/11 15:28:35 Page 1 of 2	Desc Main
Caption in Compliance with D.N.J. LBR 9004-2(c)		
Edward Hanratty Tomes & Hanratty P.C. 30 Broad St. Freehold, NJ 07728 732-333-0681		
In Re: Diane Dreyer v. Educap Inc.; National Collegiate Trust; American Education Services, Wells Fargo Bank NA, Bank of America NA; CitiBank NA	Case No.: 10-39668 (RTL) Adv. No.: 11-1678 Hearing Date: Judge: RTL	

CONSENT ORDER DISCHARGING STUDENT LOANS

The relief set forth on the following pages, numbered two (2) through ______ is hereby **ORDERED**.

Rappearing 1678 the Thain 1995 vin Filed 07 (20/11) I ain Fatered 07 (20/11) 145 (38) 35011 Gene Main Page 2 of 2

seeking to have certain student loan debts set forth in the petition determined to be dischargeable debts pursuant to the Chapter 7 discharge order entered April 29, 2011, and National Collegiate Trust and the debtor having executed this Consent Order and good and sufficient cause appearing

IT IS ORDERED AS FOLLOWS:

Any obligation of the debtor to National Collegiate Trust in connection with any student loan obligation, as defined in 11 U.S.C. § 523 et.seq., incurred prior to the Order for Relief in this case, is hereby classified as dischargeable general unsecured debt pursuant to 11 U.S.C. § 727(a).

WE HEREBY CONSENT AS TO FORM AND CONTENT TO THE ENTRY OF THE FOREGOING ORDER.

Tomes & Hanratty
For the Debtor/Plaintiff

/s/ Edward Hanratty_____

National Collegiate Trust

/s/ Matthew Coletti

(by Edward Hanratty with permission by Email Dated July 13, 2011)
Matthew Coletti, Esq.*
Associate Counsel
First Marblehead Corporation
Authorized Agent for NCT
800 Boylston Street, 34th Fl
Boston, MA 02199
(617) 638-2114

* Admitted to practice in the Commonwealth of Massachusetts and United States District Court for the District of Massachusetts, but not before the Bankruptcy Court for the District of New Jersey, appearing for purposes of consent only